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Sheet 1

Attorney Docket Number

			U.S.PATENT	DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Document Number  Number-Kind Code <sup>2 (fl known)</sup>	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevan Figures Appear
/P.D./		<sup>US-</sup> 5,722,470	3-1998	Kedar et al.	
/P.D./		<sup>US-</sup> 5,382,512	1-1995	Smethers et al.	
/P D /		<sup>US-</sup> 4672040	6-1987	Josephson	
/P.D./		<sup>US-</sup> 5,632,957	5-1997	Heller et al.	
		US- 5,770,358	9 1992	Downs Clair	
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/P.D.	/	<sup>US-</sup> 5,766,963	6-1998	Baldwin et al.	
/P.D./		<sup>US-</sup> 5,981,176	11-1999	Wallace	
/P.D.	/	<sup>US-</sup> 5,545,531	8-1996	Rava et al.	
/P.D./		<sup>US-</sup> 5329461	7-1994	Allen et al.	
/P.D./		<sup>US-</sup> 5514785	5-1996	Van Ness	
/P.D./		US- 5147777	9-1992	Sutton et al.	
/ 1 /		US-			
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FOREIGN PATENT DOCUMENTS									
Examiner Initials*	Cite No.1	Foreign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages				
		Country Code <sup>3</sup> -Number <sup>4</sup> -Kind Code <sup>5</sup> (if known)	MM-DD-YYYY		Or Relevant Figures Appear	T <sup>6</sup>			
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Examiner Signature	/Pensee Do/	Date Considered	09/28/2009

\*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. Applicant's unique citation designation number (optional). See Kinds Codes of USPTO Patent Documents at <a href="https://www.uspto.gov">www.uspto.gov</a> or MPEP 901.04. Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. Applicant is to place a check mark here if English language Translation is attached.

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